

January 18, 2004

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BECEINED

Mr. Roger Westman Allegheny County Health Department Department of Air Quality 301 Thirty-ninth Street Pittsburgh, PA 15201

Dear Mr. Westman:

Subject:

40 CFR §63.311(d)

NESHAP Semi-annual Compliance Certification

Please accept this submittal as the Semi-annual Compliance Certification for United States Steel, Clairton Coke Works for the period of July 1, 2004 through December 31, 2004 according to the reporting requirements of 40 CFR §63.311(d).

During the periods stated above no coke oven gas was vented except through the bypass/bleeder stack flare system of Batteries 1, 2, 3, 7, 8, 9, 13, 14, 15, 19, 20, or B.

During the periods stated above there were no startup, shutdown, or malfunction events for Batteries 1, 2, 3, 7, 8, 9, 13, 14, 15, 19, 20, or B that required the implementation of §63.310.

During the periods stated above work practices were not implemented under §63.306 at Batteries 1, 2, 3, 7, 8, 9, 13, 14, 15, 19, 20, or B.

If you have any questions regarding this submittal, please direct them to Coleen Davis at 412-233-1015 or cdavis@uss.com.

Sincerely,

Michael E. Hohman

Manager, Environmental

cc:

Judith Katz, EPA III

Michael E. Hohma



United States Steel Corporation Clainton Works 400 State Street Clainton, PA 15025

July 13, 2004

Mr. Roger Westman Allegheny County Health Department Department of Air Quality 301 Thirty-ninth Street Pittsburgh, PA 15201

Dear Mr. Westman:

Subject:

40 CFR §63.311(d)

NESHAP Semi-annual Compliance Certification

Please accept this submittal as the Semi-annual Compliance Certification for United States Steel, Clairton Coke Works for the period of January 1 through June 30, 2004 according to the reporting requirements of 40 CFR §63.311(d).

During the periods stated above no coke oven gas was vented except through the bypass/bleeder stack flare system of Batteries 1, 2, 3, 7, 8, 9, 13, 14, 15, 19, 20, or B.

During the periods stated above there were no startup, shutdown, or malfunction events for Batteries 1, 2, 3, 7, 8, 9, 13, 14, 15, 19, 20, or B that required the implementation of §63.310.

During the periods stated above work practices were not implemented under §63.306 at Batteries 1, 2, 3, 7, 8, 9, 13, 14, 15, 19, 20, or B.

If you have any questions regarding this submittal, please direct them to Coleen Davis at 412-233-1015 or <a href="mailto:cdavis@uss.com">cdavis@uss.com</a>.

Sincerely,

Mullar F. Hohman Michael E. Hohman

Manager, Environmental Control

cc: Judith Katz, EPA III